B9A (Official Form 9A) (Chapter 7 Individual or Joint Debtor No Asset Case) (12/11)

Case Number 11-13060-cag

#### UNITED STATES BANKRUPTCY COURT

Western District of Texas

### Order Combined With Notice of Chapter 7 Bankruptcy Case, Meeting of Creditors, & Deadlines

A chapter 7 bankruptcy case concerning the debtor(s) listed below was filed on 12/15/11.

You may be a creditor of the debtor. This notice lists important deadlines. You may want to consult an attorney to protect your rights. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below. NOTE: The staff of the bankruptcy clerk's office cannot give legal advice.

See Reverse Side For Important Explanations.	
Debtor(s) (name(s) used by the debtor(s) in the last 8 years, including Daniel Solomon Ross aka Dan Ross, aka Danny Ross 14843 Bescott Drive Austin, TX 78728	married, maiden, trade, and address): Elizabeth Holland Ross aka Libby Ross 14843 Bescott Drive Austin, TX 78728
Case Number: 11–13060–cag	Last four digits of Social Security or Individual Taxpayer ID (ITIN) No(s)./Complete EIN: xxx-xx-2113 xxx-xx-9488
Attorney for Debtor(s) (name and address): Ryan Patrick Dunn Walters Dunn 1101 Navasota Suite 1 Austin, TX 78702 Telephone number: 512–236–1114	Bankruptcy Trustee Appointed By U.S. Trustee On 12/16/2011 (name and address): Ron Satija P.O. Box 1443 Austin, TX 78767–1443 Telephone number: 512–247–7086

#### Meeting of Creditors:

January 19, 2012 Date: Location: Austin Room 118, Homer Thornberry Bldg., 903 San Jacinto, Austin, TX 78701

# Presumption of Abuse under 11 U.S.C. § 707(b) See "Presumption of Abuse" on reverse side.

The presumption of abuse does not arise.

#### Deadlines:

Papers must be *received* by the bankruptcy clerk's office by the following deadlines:

Deadline to Object to Debtor's Discharge or to Challenge Dischargeability of Certain Debts: 3/19/12

#### **Deadline to Object to Exemptions:**

Thirty (30) days after the conclusion of the meeting of creditors.

#### Creditors May Not Take Certain Actions:

In most instances, the filing of the bankruptcy case automatically stays certain collection and other actions against the debtor and the debtor's property. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay. If you attempt to collect a debt or take other action in violation of the Bankruptcy Code, you may be penalized. Consult a lawyer to determine your rights in this case.

Please Do Not File a Proof of Claim Unless You Receive a Notice To Do So.

## Creditor with a Foreign Address

A creditor to whom this notice is sent at a foreign address should read the information under "Do Not File a Proof of Claim at This Time" on the reverse side.

	For the Court: Clerk of the Bankruptcy Court: George D. Prentice II  George Seerstia
Hours Open: Monday – Friday 8:00 AM – 4:00 PM	Date: 12/16/11

Legal Advice		EXPLANATIONS B9A (Official Form 9A) (12/11
Creditors Generally May Not Take Cartain Actions  Prohibited collection actions are listed in Bankruptey Code \$362. Common examples of prohibited actions include Nay Not Take Cartain Actions  and garnishing or deducting from the debtor; expossessing the debtor's property; starting or continuing lawsuits or foreclosures, and garnishing or deducting from the debtor's wages. Under certain criemustances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay.  Presumption of Abuse  If the presumption of abuse arises, creditors may have the right to file a motion to dismiss the case under \$707(b) of the Bankruptey Code. The debtor may rebut the presumption by showing special circumstances.  Meeting of Creditors  A meeting of creditors is scheduled for the date, time and location listed on the front side. The debtor (both sposses in a joint case) must be present at the meeting to be questioned under oath by the trustee and by creditors. Creditor are velocome to attend, but are not required to do so. At the meeting, the creditors may elect a trustee other than the one named on this notice, examine the debtor, and transact such other business as may precive come before the meeting. The meeting may be continued and concluded at a later date specified in a notice filed with the court. FALURE OF THE DEBTOR ON IRIS ATTONNEY TO APPEAR AT THE SECTION 34(a) MEETING OR TO TIMELY FILE SCHEDULES AND STATEMENT OF AFFAIRS MAY RESULT IN DISMISSAL, DENIAL OF THE DEBTOR'S DISCHARGE, for OTHER APPROPRIATE RELITOR.  Price does not appear to be any property available to the trustee to pay creditors, you will be sent another notice leftling you that you may file a proof of claim, and telling you the deadline.  Price does not appear to be any property available to the trustee to pay creditors, you will be sent another notice leftling you that you may file a proof of claim, and telling you the deadline.  Discharge of Debts  The debtor is seeking a discharge of most debts		A bankruptcy case under chapter 7 of the Bankruptcy Code (title 11, United States Code) has been filed in this court by or against the debtor(s) listed on the front side, and an order for relief has been entered.
May Not Take Certain Actions  contacting the debtor by telephone, mail or otherwise to demand repayment; taking actions to collect money or containing home debtor, repossessing the debtor's property; starting or continuing lawsuits or foreclosures; and garnishing or deducting from the debtor's wages. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay.  Presumption of If the presumption of abuse arises, creditors may have the right to file a motion to dismiss the case under §707(b) of the Bankruptcy Code. The debtor may rebut the presumption by showing special circumstances.  Meeting of Creditors  A meeting of creditors is scheduled for the date, time and location listed on the front side. The debtor (both spotser in a joint case) must be present at the meeting to be questioned under oath by the trustee and by creditors. Creditor are velocome to attend, but are not required to do so. At the meeting, the creditors may periodiors. Creditor are velocome to attend, but are not required to do so. At the meeting, the creditors may periodiors. Creditor are velocome to attend, but are not required to do so. At the meeting, the creditors may denote that the one named on this notice, examine the debtor, and transact such other business as may properly come before the meeting. The meeting may be continued and concluded at a later date specified in a notice filed with the court.  FAILURE OF THE DEBTOR OR HIS ATTORNEY TO APPEAR ATTHE SECTION 341(a) MEETING OR 10 TIMELY FILE SCHEDULES AND STATEMENT OF APPEAR ATTHE SECTION 341(a) MEETING OR 10 TIMELY FILE SCHEDULES AND STATEMENT OF APPEAR ATTHE SECTION 341(a) MEETING OR 10 TIMELY FILE SCHEDULES AND STATEMENT OF APPEAR ATTHE SECTION 341(a) of 10 TIMELY FILE SCHEDULES AND STATEMENT OF APPEAR ATTHE SECTION 341(a) of 10 TIMELY FILE SCHEDULES AND STATEMENT OF APPEAR ATTHE SECTION 341(a) of 10 TIMELY FILE SCHEDULES AND STATEMENT OF APPEAR ATTHE SECTION 341(a) of 10 TIMELY FILE SCHE	Legal Advice	The staff of the bankruptcy clerk's office cannot give legal advice. Consult a lawyer to determine your rights in this case.
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Do Not File a Proof of Claim at This Time  There does not appear to be any property available to the trustee to pay creditors. You therefore should not file a proof of claim at this time. If it later appears that assets are available to pay creditors, you will be sent another notice telling you that you may file a proof of claim, and telling you the deadline for filing your proof of claim. If this notice is mailed to a creditor at a foreign address, the creditor may file a motion requesting the court to extend the deadline.  Discharge of Debts  The debtor is seeking a discharge of most debts, which may include your debt. A discharge means that you may never try to collect the debt from the debtor. If you believe that the debtor is not entitled to receive a discharge und Bankruptcy Code §727(a) or that a debt owed to you is not dischargeable under Bankruptcy Code §523(a)(2), (4), (6), you must file a complaint — or a motion if you asset the discharge should be denied under §727(a)(8) or (a)(*in the bankruptcy clerk's office by the "Deadline to Object to Debtor's Discharge or to Challenge the Dischargeability of Certain Debts" listed on the front of this form. The bankruptcy clerk's office must receive the complaint or motion and any required filing fee by that deadline.  Exempt Property  The debtor is permitted by law to keep certain property as exempt. Exempt property will not be sold and distribute to creditors. The debtor must file a list of all property claimed as exempt. You may inspect that list at the bankrupt clerk's office. If you believe that an exemption claimed by the debtor is not authorized by law, you may file an objection to that exemption. The bankruptcy clerk's office must receive the objection by the "Deadline to Object to Exemptions" listed on the front side. Registered electronic users should be filed at the bankruptcy clerk's office at the address listed on the front side. Registered electronic users should file through our Case Management/Electronic Case Files (CM/ECF) Internet site (thu	Meeting of Creditors	in a joint case) must be present at the meeting to be questioned under oath by the trustee and by creditors. Creditors are welcome to attend, but are not required to do so. At the meeting, the creditors may elect a trustee other than the one named on this notice, examine the debtor, and transact such other business as may properly come before the meeting. The meeting may be continued and concluded at a later date specified in a notice filed with the court.  FAILURE OF THE DEBTOR OR HIS ATTORNEY TO APPEAR AT THE SECTION 341(a) MEETING OR TO TIMELY FILE SCHEDULES AND STATEMENT OF AFFAIRS MAY RESULT IN DISMISSAL,
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